## Federal Defenders OF NEW YORK, INC.

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David E. Patton
Executive Director
and Attorney-in-Chief

July 11, 2022

By ECF

Honorable Richard M. Berman United States District Judge Southern District of New York USDC SDNY
DOCUMENT
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DATE FILED: 7/12/22

Southern District of New York Jennifer I., Brown Attorney-in-Charge

Re: United States v. Emmanuel Barnes, 21 Cr. 433 (RMB)

Dear Judge Berman:

I write with the consent of the Government and Pretrial Services to respectfully request that the Court modify Mr. Barnes's bond conditions to impose a curfew to be determined by Pretrial. Mr. Barnes is released on bond conditions including, as relevant, home detention with electronic monitoring. As the Court is aware, Mr. Barnes recently completed an in-patient drug program and has now returned home. His 11-year-old son is residing with him for the entire summer, and Mr. Barnes wishes to be able to accompany his son outside the home during the day. Accordingly, I request that the Court modify his bond conditions to remove home detention and replace it with a curfew to be determined by Pretrial.

Thank you for your attention to this request.

Respectfully submitted,

/s/ Jonathan Marvinny Jonathan Marvinny Assistant Federal Defender 212.417.8792 jonathan\_marvinny@fd.org

cc: Ashley Cosme, Pretrial Services
AUSA Matthew King

Application	grankd	on	consent.
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SO ORDERED: Date: 7/12/22	Richm	1 H	BARMAN
	Richard M. Berman, U.S.D.J.		